

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

In re No. 13-53846
CITY OF DETROIT, MICHIGAN, Chapter 9
Debtor. HON. STEVEN W. RHODES

EXHIBIT 106

**APPELLEE STATE OF MICHIGAN'S DESIGNATION OF
ITEMS TO BE INCLUDED IN THE RECORD ON APPEAL**

In connection with Notice of Appeal filed by
William M. Davis and DAREA [Dkt. #8473].

Item	Date Filed	Docket Number	Description
106	11/10/2014	8225	Objection To The Filing of Redlined Version Of Eighth Amended Fraudulent Plan For The Adjustment of Debts Of The City of Detroit Of October 31, 2014 filed by Keith M. Hines, Katrina Henry, Calvin Turner, Sandra Howard, Tijuana Morris, Lony Parks, Gregory T. Waller, William M. Davis, Hasaan Aleem and Carl Williams

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

CARL WILLIAMS AND HASSAN ALEEM et al
Creditors/Objectors,

v

In re: Chapter 9
City OF DETROIT, MICHIGAN Case No. 13-53846
AND EMERGENCY MANAGER Judge Steven W Rhodes
KEVYN D. ORR

Debtors/City of Detroit Case No. 14-cv-10434
Hon. Bernard A. Friedman
Magistrate Paul J. Komives

**OBJECTION TO THE FILING OF REDLINED VERSION OF EIGHTH
AMENDED FRAUDULENT PLAN FOR THE ADJUSTMENT OF DEBTS
OF THE CITY OF DETROIT OF OCTOBER 31 2014 PLAN**

We/I OBJECT TO THE REDLINED VERISON OF THE EIGHTH AMENDED PLAN OF ADJUSTMENT FOR THE DEBTS OF THE CITY OF DETRIOIT AND CONFIRMATION OF THE PLAN, THERE WAS NO NOTICE, IT WAS AFTER THE FACT, UNTIMELY, CONTRARY TO THE FACTS, MISREPRESENTATION OF THE BANKRUPTCY CODE AND RULES AND HAS NOT BEEN PRESENTED AND CONDUCED IN A GOOD FAITH MANNER.

We/I object to the filing of redlined version of the Eighth Amended

Plan of Adjustment for the debts of the city of Detroit and confirmation ⁱⁿ ~~of~~ any

Plan stemming from or connected to this plan of Adjustment and show the

following:

1



1) The State of Michigan through the Governor Rick Snyder appointed emergency manager, Kevyn Orr has deceived the city and the public throughout the country to believing that the City of Detroit filed or consented to filing bankruptcy. When in fact the State of Michigan filed under the disguise of the city of Detroit with the bankruptcy court blessing.

(a) We all agree that only a municipality can file for bankruptcy as stated in P.A. 436 and the bankruptcy code and/or rule provides. (b) The emergency manager Kevyn Orr is not an elected official, therefore, not the proper person and either impersonated an elected official and/or the court has abused its authority to allow the state under false pretense to file for the City of Detroit or both,(c) **The City of Detroit never legally approved, agreed or consented to** the Emergency Manager, Kevyn Orr, filing for bankruptcy.(d) The chapter 9 bankruptcy was said to be by voluntary consent, which is not the case in this present action (e) The city council nor the mayor never addressed bankruptcy prior to bankruptcy filing.

2) We/I object to the Eighth Amended Plans of Adjustment because of we have been denied and deprived hearings on issues presented in our objections such as: A evidentiary hearing on fraud to determine whether or not there were any fraud and who committed the fraud.

This is a denial of due process and equal protection of the 5th and 14th Amendments of the law of the Constitution of the United State.

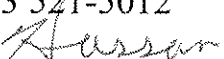
The City of Detroit never legally approved, agreed or consented to the Emergency Manager, Kevyn Orr, filing for bankruptcy and Kevyn Orr concealed this fact from the people by his action and contravened **MCL 600.5855 Fraudulent Concealment where a party alleges that fraud has been committed on the court, it is generally **an abuse of discretion** for the court to decide the motion without first conducting an evidentiary hearing into the allegations. Rapaport v Rapaport 185 Mich App 12 (1990) citing Michigan Bank-Midwest v DJ Reynaert, Inc, 165 Mich App 630, 643, 419 NW2d 439 (1988); St Clair Commercial & Savings Bank v Macaulley, 66 Mich App 210, 214-215; 238 NW2d 806 (1975), Iv den 396 NW2d 864 (1976).**

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.



Carl Williams

10112 Somerset
Detroit, Michigan 48224
313 521-5012

Hassan Aleem

Hassan Aleem
2440 Taylor
Detroit, Michigan 48206
313 205-4353

William M. Davis

Name

9203 Littlefield

Address

Detroit, MI 48228

City State & Zip

Gregory T. Waller

Name

11310 Cheyenne

Address

Detroit, MI 48227

City State & Zip

Long Parks

Name

5679 W. Hickory Hollow

Address

Wayne, MI 48184

City State & Zip

Tijuana Morris

Name

14841 Big Rd Apt 2

Address

Detroit, MI 48228

City State & Zip

Sandra Howard

Name

15867 Coyle

Address

DET MI 48227

City State & Zip

Requelle Wynn-Glover

Name

610 Clairpointe

Address

DET, MI 48215

City, State & Zip code

Jocelyn Fitzpatrick Harris

Name

266 Lakewood

Address

DET MI 48215

City, State & Zip code

Katrina Henry

Name

570 Trowbridge

Address

DET MI 48202

City, State & Zip code

Name

Address

City, State & Zip code

Name

Address

City, State & Zip code

KEITH M. HINES

Name

name

832 CHALMERS

Address

Address

DET, MICH 48215

City State & Zip

City, State & Zip code

Name

name

Address

Address

City State & Zip

City, State & Zip code

Name

name

Address

Address

City State & Zip

City, State & Zip code

Name

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Address

Address

City State & Zip

City, State & Zip code

Name

name

Address

Address

City State & Zip

City, State & Zip code

<u>Katrina Henry</u> Name	name
<u>590 Rowbridge</u> Address	Address
<u>Det. Mi 48202</u> City State & Zip	City, State & Zip code
Name	name
Address	Address
City State & Zip	City, State & Zip code
Name	name
Address	Address
City State & Zip	City, State & Zip code
Name	name
Address	Address
City State & Zip	City, State & Zip code
Name	name
Address	Address
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SOUTHERN DIVISION

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Creditors/Objectors,

v

In re:
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AND EMERGENCY MANAGER
KEVYN D. ORR
Debtor/City of Detroit

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Hon. Bernard A. Friedman
Magistrate Paul J. Komives

PROOF OF SERVICES

Carl Williams, being first duly sworn deposes and
your name

Say that on November 10th 2014, I sent a copy of Objection to the filing
of redlined version of Eight Amended Fraudulent Plan for the Adjustment of
Debts of the City of Detroit of October 31, 2014 Plan on November 10th 2014,
Upon the concern parties by

certified mail at the following address:
City of Detroit
Corporation Council
First National Building
600 Woodward Ave
Detroit, Michigan 48226

U.S. BANKRUPTCY COURT
E.D. MICHIGAN
FILED
2014 NOV 10 PM 2:01
DETROIT

Emergency Manager
Kenyn Orr
Coleman A Young Municipal Center
2 Woodward 11th floor
Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carl B. Young

Dated November 11, 2014